

(C) Sinn Fein must work in good faith with the Police Service of Northern Ireland;

(D) the leadership of Sinn Fein must insist that those responsible for the murder of Robert McCartney and those who were witnesses to the murder—

(i) cooperate directly with the Police Service of Northern Ireland; and

(ii) be protected fully from any retaliation by the Irish Republican Army; and

(E) the Government of the United Kingdom must—

(i) permanently restore the democratic institutions of Northern Ireland; and

(ii) complete the process of demilitarization in Northern Ireland; and

(iii) advance equality and human rights agendas in Northern Ireland.

SENATE RESOLUTION 174—RECOGNIZING BURMESE DEMOCRACY ACTIVIST AND NOBEL PEACE LAUREATE AUNG SAN SUU KYI AS A SYMBOL OF THE STRUGGLE FOR FREEDOM IN BURMA

Mr. MCCONNELL (for himself, Mrs. FEINSTEIN, Mr. MCCAIN, Mr. FRIST, Mr. LUGAR, and Mr. REID) submitted the following resolution; which was considered and agreed to:

S. RES. 174

Whereas June 19, 2005 marks the 60th birthday of Burmese democracy activist and Nobel Peace Prize Laureate Aung San Suu Kyi;

Whereas Burma is misruled by the State Peace and Development Council, an illegitimate, repressive military junta led by General Than Shwe;

Whereas although the main opposition party in Burma, the National League for Democracy, won a landslide victory in national elections in 1990, the State Peace and Development Council has refused to honor the results of that election and peacefully transfer power in Burma;

Whereas the State Peace and Development Council as a matter of policy carries out a campaign of violence and intimidation against the people of Burma and ethnic minorities that includes the use of rape, torture, and terror;

Whereas hundreds of democracy activists, including Aung San Suu Kyi who is the leader of the National League for Democracy, remain imprisoned by the repressive State Peace and Development Council; and

Whereas the United States and other democratic countries recognize and applaud the dedication and commitment to freedom demonstrated by Aung San Suu Kyi and the people of Burma: Now, therefore, be it

Resolved, That the Senate—

(1) recognizes Burmese democracy activist and Nobel Peace Prize Laureate Aung San Suu Kyi as a symbol of the spirit and dedication of the people of Burma who are courageously and nonviolently struggling for freedom, human rights, and justice;

(2) calls for the immediate and unconditional release of Aung San Suu Kyi and all other prisoners of conscience who are held by the State Peace and Development Council, the illegitimate, repressive military junta in power in Burma; and

(3) strongly urges Secretary of State Condoleezza Rice to initiate a discussion of the repressive practices of the State Peace and Development Council during the 12th Association of Southeast Asian Nations regional forum and post-ministerial meeting scheduled to take place in Vientiane, Laos on July 29, 2005.

SENATE RESOLUTION 175—COMMENDING THE UNIVERSITY OF MICHIGAN SOFTBALL TEAM FOR WINNING THE NATIONAL COLLEGIATE ATHLETIC ASSOCIATION DIVISION I CHAMPIONSHIP ON JUNE 8, 2005

Mr. LEVIN (for himself and Ms. STABENOW) submitted the following resolution; which was considered and agreed to:

S. RES. 175

Whereas the top-ranked University of Michigan softball team defeated the University of California—Los Angeles (UCLA) Bruins in the Women's College World Series 2 games to 1, becoming only the eighth team to win the National Collegiate Athletic Association (NCAA) Softball Championship and the first Big Ten Conference team to claim a national title in softball or baseball since 1966;

Whereas the University of Michigan softball team clinched the 2005 Women's College World Series in an exciting extra-innings game with a 3-run homer in the 10th inning to win 4 to 1;

Whereas the University of Michigan softball team hit a home run in 57 of 65 games during the 2005 season and is just 1 of 3 schools in NCAA history to hit 100 home runs in a season;

Whereas in 2005, the University of Michigan softball team earned its first Number 1 ranking in school history and won its tenth Big Ten Conference championship and seventh Big Ten Tournament title en route to advancing to its eighth Women's College World Series;

Whereas the NCAA championship title marks the 52nd national championship for a sports program at the University of Michigan, the second for a women's athletic program at Michigan, and the first for a softball program east of the Mississippi River;

Whereas the University of Michigan softball team mounted an impressive season record of 65 wins and 7 losses;

Whereas Coach Carol Hutchins eclipsed the 900 win mark, capping a stellar 21 year career at Michigan that has seen her become the most victorious coach in University of Michigan history, currently ranking among the top 10 Division I active coaches, with 940 career wins and a .729 winning percentage;

Whereas 2 University of Michigan softball players, shortstop Jessica Merchant and pitcher Jennie Ritter, were finalists for the USA Softball Collegiate Player of the Year Award;

Whereas a record-tying 8 players from the University of Michigan softball team were named to the Big Ten All-Conference Team, and 6 players were named to the Spring 2005 Academic All-Big Ten Conference Team;

Whereas the University of Michigan softball team was led by the solid coaching of Carol Hutchins, Bonnie Tholl, Jennifer Brundage, and Jennifer Teague;

Whereas players on the University of Michigan softball team included Stephanie Bercaw, Angie Danis, Samantha Findlay, Alessandra Giampaolo, Tiffany Haas, Lauren Holland, Jennifer Kreinbrink, Grace Leutele, Becky Marx, Jessica Merchant, Rebekah Milian, Nicole Motycka, Jennie Ritter, Lauren Talbot, Michelle Teschler, Michelle Weatherdon, Lorilyn Wilson, Stephanie Winter, and Tiffany Worthy; and

Whereas Michigan had tremendous support from its hometown fans during their season, setting a home attendance record in 2005, and bringing in the 5 largest crowds in program history: Now, therefore, be it

Resolved, That the Senate—

(1) commends the University of Michigan softball team for winning the 2005 National Collegiate Athletic Association Division I Championship on June 8, 2005;

(2) recognizes all of the players and coaches who were instrumental in this achievement; and

(3) directs the Secretary of the Senate to transmit an enrolled copy of this resolution to the University of Michigan athletic department for appropriate display.

AMENDMENTS SUBMITTED AND PROPOSED

SA 790. Mr. DAYTON submitted an amendment intended to be proposed by him to the bill H.R. 6, Reserved; which was ordered to lie on the table.

SA 791. Mr. BINGAMAN (for himself, Mr. COLEMAN, Mr. JEFFORDS, Ms. COLLINS, Mr. DORGAN, Mrs. FEINSTEIN, Ms. CANTWELL, Mr. REID, Mr. SALAZAR, Mr. OBAMA, Mrs. CLINTON, Mr. KERRY, Mr. LAUTENBERG, Mr. JOHNSON, and Ms. SNOWE) proposed an amendment to the bill H.R. 6, supra.

SA 792. Mr. WYDEN (for himself and Mr. DORGAN) submitted an amendment intended to be proposed by him to the bill H.R. 6, supra; which was ordered to lie on the table.

SA 793. Mr. LAUTENBERG submitted an amendment intended to be proposed by him to the bill H.R. 6, supra; which was ordered to lie on the table.

SA 794. Mr. DOMENICI (for himself and Mr. BINGAMAN) proposed an amendment to the bill H.R. 6, supra.

SA 795. Mr. BAYH submitted an amendment intended to be proposed by him to the bill H.R. 6, supra; which was ordered to lie on the table.

SA 796. Mr. FEINGOLD (for himself and Mr. BROWNBACK) submitted an amendment intended to be proposed by him to the bill H.R. 6, supra; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 790. Mr. DAYTON submitted an amendment intended to be proposed by him to the bill H.R. 6, Reserved; which was ordered to lie on the table; as follows:

On page 159, after line 23, add the following:

SEC. 211. ETHANOL CONTENT OF GASOLINE.

(a) DEFINITIONS.—In this section:

(1) CELLULOSIC BIOMASS ETHANOL.—The term “cellulosic biomass ethanol” means ethanol derived from any lignocellulosic or hemicellulosic matter that is available on a renewable or recurring basis, including—

(A) dedicated energy crops and trees;

(B) wood and wood residues;

(C) plants;

(D) grasses;

(E) agricultural residues; and

(F) fibers.

(2) WASTE DERIVED ETHANOL.—The term “waste derived ethanol” means ethanol derived from—

(A) animal wastes, including poultry fats and poultry wastes, and other waste materials; or

(B) municipal solid waste.

(3) ETHANOL.—The term “ethanol” means cellulosic biomass ethanol and waste derived ethanol.

(b) RENEWABLE FUEL PROGRAM.—Notwithstanding any other provision of law, not later than 1 year after the date of enactment of this section, the Secretary shall promulgate regulations ensuring that each gallon of gasoline sold or dispensed to consumers in